

## Cool Summer Hosiery

That will certainly interest you if you see them. Get your supply now for the remainder of the summer. You will not regret it. And buy where the stocks are complete.

**WOMEN'S HOSE, 19c.**—One whole booth of these stockings that sell for 25c elsewhere; black, tan and white; medium and thin; seamless and mercerized to look like silk; these are usually good form. **19c**

**WOMEN'S 12 1/2c HOSE.**—A new lot of black gauze and medium weight Mercerized Hose, correct size and weight for now, and are correct in every particular, for. **12 1/2c**

**"COBWEB" GAUZE LISLE HOSE, 39c.**—These are imported direct from the manufacturer, which enables us to save you 11c on every pair; these have white tips on heel and toe, also tan and white, double heel and toe, wide improved double top; extraordinary good value for. **39c**

**Miller & Rhoads**

## MRS. GATES FACES SERIOUS CHARGES

Church Hill Woman Arrested by Detectives in Her Home.

HER SIX-YEAR-OLD CHILD ILL

Many Merchants Allege That She Obtained Goods by False Pretense.

After a three days' investigation, and when it seemed that there was nothing else to do, Mrs. Elizabeth Gates, a woman with many aliases and with almost as many residences, listed in her various names, was arrested yesterday afternoon by Detective Sergeants Wiley and Kellam on suspicion of having obtained goods under false pretenses from innumerable merchants in the city.

The woman's alleged depredations were so extensive that the Retail Merchants' Association, to save its members from being mulcted any further, took hold of the case, and called on Commonwealth's Attorney Folkes and on the police. The Commonwealth's Attorney was powerless to act until the woman was arrested. None of the merchants would handle the case by swearing out a warrant for her, and the matter was then put in the hands of the Detective Department. Sergeants Wiley and Kellam worked on the case, after the original complaint, and at last decided to arrest Mrs. Gates.

Her Child is Ill. She was arrested in her home—her present home—607 North Twenty-seventh Street—but was immediately bailed in the sum of \$300, with Benjamin T. Barrett as security, for her appearance in Police Court next Wednesday morning. Such long continuance was granted by the magistrate because of the serious condition of the six-year-old daughter of Mrs. Gates, little Pearl, who fell and broke her nose and otherwise injured herself several days ago.

When the officers confronted her, Mrs. Gates broke down and cried. The officers would have preferred not to arrest her, but it was a plain case of duty and they were forced to acquiesce with the nature of their errand. A magistrate was present. It was not necessary to send her to the Police Station, and she was bailed on the spot.

Many Charges. If suspicions be proven and charges are true, Mrs. Gates is in serious trouble. She is alleged to have obtained goods under false pretenses from about fifteen merchants, her bill running from \$2 to \$50. She is alleged to have mulcted druggists, grocers and dry goods stores. She is alleged to have assumed a different name in almost every case, and her aliases occupy several lines on the police record. She is now according to the allegations of the detectives, Mrs. McRae. She has been Mrs. Elizabeth Gates, Mrs. A. J. Gray, Mrs. C. J. Gates, Mrs. H. B. Gates, Mrs. E. B. Groves, Mrs. H. Gates and Miss Pearl Gates. Her daughter is named Pearl, and she is alleged to have had a telephone in her house under her daughter's name. She is about thirty-six years old. Her husband, she says, is a traveling man. She was formerly Miss Lane, of Goodland county, and married twice, her husband's names being Alvis and Gates.

Original Methods. Her alleged methods of obtaining what she wanted are original. It is said that she would call or telephone for goods and have them sent to her house C. O. D. When the man called, she would excuse herself on the ground that she had to send out for change. When he would call again he was rewarded with an upbraiding, and left without a cent. The drivers of the delivery wagons, it is said, had to bear the expense. But one man called on her and threatened to have her brought into court, and him she paid. But it fared less well with the others, and at last the matter was brought before the attention of the Retail Merchants' Association. Then action was decided upon, and the matter was given into the hands of the police, the arrest following.

## YOUR BEST FRIEND

It facilitates your bank. Get strong with it. Open a savings account with us and receive 3 per cent interest.

Savings Bank of Richmond, 1112 East Main Street.

**YOU CAN ALWAYS DEPEND UPON US**  
PHONE MAD. 418

## PLANS APPROVED FOR NEW HOSPITAL

Permit Also Issued for Thirteen-Story Business Sky-scraper.

Plans and specifications for building an annex to St. Luke's Hospital on the north side of Grace between Harrison and Ryland Streets, to cost \$25,000, were yesterday approved by Building Inspector Beck. Dr. Stuart McGuire is the owner.

The annex will be located on the site of the present nurses' home, which will be torn down. Dr. McGuire has purchased an apartment house adjoining the hospital grounds, which will be used as a nurses' home hereafter. The annex will connect the hospital with the home. It will be a four-story brick building, equipped with all modern appointments.

Other permits issued were: The Richmond Building Corporation, to build a thirteen-story brick and concrete office building on the north side of Main between Eleventh and Twelfth Streets, to cost \$25,000. The plans were approved by the inspector after some modifications, which have in the main already been accepted by the builders.

Bertha Binswanger & Company, to build a five-story brick warehouse on the west side of Sixth between Ryland and Arch Streets, to cost \$14,000.

T. A. Daffron, to repair a brick dwelling, 1426 Porter Street, Washington Ward, to cost \$750.

Notwithstanding the general complaint that business is dull, Building Inspector Beck said yesterday that there is no let up in building operations in Richmond. "I think it shows a healthy and prosperous condition for Richmond," said Mr. Beck. "The permit granted today indicates a expenditure of \$265,250 for buildings."

Salvation Army Outing. Adjutant Wiggins, of the Salvation Army, is planning for a second outing to be given the poor children of the city on August 5. On July 15, 225 children were given an outing by the Salvation Army; this time 175 will be taken. It is planned to give the children an automobile ride into the country, provided enough motor cars can be secured. Several are promised, and car owners who are willing to co-operate are requested to communicate with Adjutant Wiggins, at 918 East Broad Street.

## BREWERY STABLE WAS SET ON FIRE

Oil Soaked Bedding Found by Police—No Arrests as Yet.

Incendiaries, seemingly bent upon destroying property and imperiling lives, are still at work, and early yesterday morning they paid a second visit to the plant of the Home Brewing Company, 403 North Harrison Street.

Here the torch was applied to a stable containing seventy-five horses, but the fire was discovered in time by a watchman, and the fire department prevented loss of life and property. One horse was seriously burned before he could be gotten out.

The fire broke out on a pile of bedding in the stable. The police and fire departments are working on the case with the hope of landing the culprit.

There were two still alarms of fire yesterday afternoon. The first alarm came from Rueger's restaurant, Ninth and Bank Streets, where there was a small blaze in the kitchen. No damage was done. The second alarm came from Harrison and Cary Streets, where a fire was discovered in a barber shop. It was extinguished before there was any damage.

DOCTORS ELECT OFFICERS

East End Medical Society Chooses Dr. Walter Brown as President.

## SENATOR J. J. OWEN RESIGNS OFFICE

Tenders Resignation to Governor, Making It Effective as of To-Day.

HAPPENS TWICE IN A YEAR

Judge Mann Quit Same Position. Paul McRae Candidate to Succeed Owen.

Senator John J. Owen, representing the Twenty-eighth District in the Senate of Virginia, yesterday sent his resignation of that office to Governor Mann. It is understood it will be accepted at once. The resignation is effective on July 30—today.

This action on the part of Senator Owen is the latest acceptance of a position with the State Department of Agriculture in the capacity of Assistant to the Commissioner. While this is not a recognized State office, and the law forbidding any person holding two official positions would not apply, Senator Owen deemed it best to avoid possible criticism by retiring from his representative capacity.

His people will not, except in the remote contingency of an extra session of the Legislature, be deprived of representation by this action, since no more regular sessions will be held prior to the election of a new Senate.

Two Resignations. It is noteworthy that this is the second resignation of this senatorship since the election of 1907, when a Senator was chosen for four years. At that time Judge William Hodges Mann was elected, resigning when he was nominated for Governor the year following. It was ordered that an election be held on the same date with the general election last November, to fill the vacancy, and John J. Owen, who was representing Prince Edward county, was nominated and elected.

Probably no election will be held under the circumstances, to fill the position. Possible candidates, it is believed, do not want to see this done, since they would have to campaign with two campaigns, and would receive no compensation until after the second election.

However, under the same circumstances an election will be held in King William and Hanover counties on November 3 to fill the vacancy in the House caused by the death of Thomas H. Edwards during the session of the Legislature last January. This was ordered so it is stated, at the request of a number of citizens. At the same time, it is not contemplated that an election will be held in Rockingham county to fill the place caused by the death of H. Snyder.

McRae a Candidate. Paul McRae, now member of the House of Delegates from Cumberland and Buckingham counties, has already announced his candidacy to succeed Senator Owen. Mr. McRae called on the Governor yesterday. He made a record in the last House on his fight for large appropriations for State aid to county road building, as well as with his fight to have the State appropriation to pay the deficiency for 1909 in the pension fund.

In the closing days of the session, Mr. McRae fought the House Finance Committee's proposal to deduct from the school fund the unpaid capitation taxes.

It is understood that A. L. Pitts, Jr., of Arvon, and A. J. Terrell, of New Kent, will be candidates to succeed Mr. McRae in the House.

The senatorial district represented by Senator Owen is composed of the counties of Prince Edward, Lunenburg, Nottoway, Amelia and Cumberland.

## STOPS PAYMENT OF NOTES

Guggenheimer Claims Motor Cars Were Not Up to Specifications.

Claiming that two automobiles purchased by him from the Norwalk Motor Company do not come up to specifications, S. F. Guggenheimer yesterday filed a suit in the Chancery Court to stop payment of a series of notes given when he closed the contract.

The two machines were attached by Sheriff J. Herbert Mercer. Guggenheimer is endeavoring to not only break the agreement, but to recover cash payments already made.

Hydrophobia Scare.

Policeman Duffy yesterday morning put a stop to a hydrophobia scare at Eighth and Leigh Streets by shooting a big cat and a dog, which, with every evidence of having the rabies, had gotten the whole neighborhood in a ferment. The cat was shot with great difficulty, as it was running and jumping about in a yard. The dog proved to be an easy mark.

## LEECAMPTO ATTEND REUNION IN SURRY

Veterans Will Hear Speeches From Mann and Swanson.

R. E. Lee Camp, No. 1, United Confederate Veterans, proposes to attend in a body the exercises at Surry Court-house next Tuesday, when a monument will be unveiled to the memory of the Confederate soldiers of that county.

After the exercises at the camp have already signified their intention of making the trip, and others who expect to go should notify Captain D. A. Brown or Adjutant J. Taylor Stratton at once. The party will leave Richmond on the "Cannon Ball" train over the Norfolk and Western at 9 o'clock A. M. and return in the evening. Addresses are to be made at the unveiling exercises by Governor William H. Mann, former Governor Claude A. Swanson, and others.

A. P. Hill Camp of Confederate Veterans, of Petersburg, will also be in attendance, and it is expected that a picnic lunch will be served, and that the occasion will prove a most enjoyable reunion and outing for the members of the various commands.

SEE OUR

BIG PRICE

Announcement

Page 3

JACOBS & LEVY

QUALITY SHOP

## SENATOR WILL BE NAMED ON MONDAY

Emblems of Mourning for Daniel Will Be Removed From Capitol To-Day.

GOVERNOR REFUSES TO ACT

Will Not Pardon Father and Son, Convicts—Violation of Labor Law.

Governor Mann announced yesterday that he would appoint a successor in the United States Senate to the late Major John W. Daniel on next Monday. A commission will issue as of that date.

The Governor also said that he had ordered that the emblems of mourning which have been draped around the Capitol columns since the death of Senator Daniel be removed to-day, thirty days having elapsed since the event which plunged the State in grief.

The new Senator will not be sworn in until Congress meets in the first week of December, so that he cannot exercise any official functions until that time, and will, however, be Senator to all intents and purposes.

## REFUSES CLEMENCY

Father and Son Must Continue Serving Long Terms for Arson.

Governor Mann, taking the same view of the case as did Governors Montague and Swanson, yesterday declined to interfere with the sentences of William Wesley Craig and Warren Tucker Craig, father and son, who are serving long sentences in the penitentiary for arson. The wife of the elder man has made many appeals to the three Governors who have held office since the conviction of her husband and son, and has recently renewed her application to Governor Mann.

The crime was committed in Shenandoah county in 1900. A mill belonging to a man named Lonas was burned down, and the son of the owner, Bruce Lonas, lost his life. His skull and other bones made a gruesome exhibit at the trial.

The Craigs, with three other men whose terms have since expired, were found guilty, the father being given twenty years in the penitentiary and the son eighteen. The men are now at the State Farm.

Robbery was supposed to be the incentive for the crime, as Lonas was reputed to keep a good deal of money in the house, and was said to have contributed to Warren Craig a share of the evidence of the trial. It was said that he declared he was sorry he had aided his father in the killing of Lonas.

The Craigs, whose appeals have aroused the sympathy of succeeding Governors and visitors at the Capitol, claims that the crime was committed by other parties, but has been unable to show a reasonable amount of proof on this point.

## LABOR LAW VIOLATION

Furniture Factory Fined for Employing Young Children.

Another conviction of violation of the child labor laws of the State has been secured by Labor Commissioner James B. Doherty. "This time it follows the conviction of a furniture company of Basic City, for employing young children in violation of the law."

Information was received yesterday by the department that the concern had pleaded guilty in a Justice's court and had been fined \$25 and costs.

It is reported that the employment of children under twelve years of age, and of children between the ages of twelve and fourteen excepting on permits granted by a Mayor or a court officer, the latter exemption was supposed to be exercised only in support of himself or his family dependent on him. It is stated that the furniture company violated both parts of this law.

Colonel Richardson Better.

Colonel John Richardson, Register of the Land Office and ex-officio Superintendent of State Grounds and Buildings, has returned from Norfolk, where he was taken seriously ill on Sunday night. While weak and confined to his room at his home, he is improving, and will probably be out within a few days.

It is supposed that something the register ate at Norfolk disagreed with him. On that day he took his first vacation in twelve years. He recovered somewhat from his attack of acute indigestion on Sunday night, but the next day he became worse, and all of Monday night his condition was regarded as very grave. Since Tuesday morning, however, he has been on the road to recovery.

Remarkable Pauper.

Secretary J. T. Mastin, of the State Board of Charities and Corrections, yesterday received some photographs of Frank Stearns, an inmate of the Loudoun county poorhouse, who, some respects is a most remarkable man. Stearns suffers from locomotor ataxia, and has but one arm. Yet he has made a tiny patch of ground, a mere fraction of an acre, which has been allowed him, and last year, with his one hand and terribly afflicted, he made \$75.

Swanson Their Choice.

International Association of Machinists' Union, No. 10, of Richmond, has petitioned Governor Mann, in eulogistic resolutions, to appoint ex-Governor Claude A. Swanson to the senatorship.

Want Seed Rules.

Many inquiries are coming to the Department of Agriculture for the rules which are to be observed governing the commissioning of agricultural seeds. No set of rules has as yet been formulated, in view of the fact that the new law is not effective until September 17. As a matter of fact, the statute is regarded as mild in its application, it being but the first step in the inspection of seeds.

Off on Vacation.

Statistical Clerk E. E. Cone and Assessment Clerk N. W. Atkinson, of the State Corporation Commission, will return to-day from their vacations. Mr. Cone is at Bedford City, and Mr. Atkinson at Ocean View.

The next couple to get away for a rest will be Assistant Statistical Clerk D. C. Bridges and Stenographer C. D. Wheatley. The former will go to Brema and the latter to Alexandria.

## SEBRELL'S BOOKS IN CORRECT SHAPE

Southampton County School Board Exonerates District Clerk.

ALSO INDORSES W. W. WHITE

Acts on Report of Expert Accountant Hilton, of Norfolk.

Following an examination of the books of John N. Sebrell, Sr., clerk of the District School Board of Jerusalem District, in Southampton county, by an expert accountant, the board has adopted resolutions exonerating Mr. Sebrell. The official course of Division School Superintendent W. W. White, of Southampton county, is also approved in a resolution.

Charges of misfeasance and malfeasance in office and of gross neglect of official duty were recently preferred against Mr. Sebrell by a committee of prominent citizens of Jerusalem District before the State Board of Education. The petitioners were represented by Attorney Robert M. Withers, of Suffolk, but several of them appeared in person to prosecute the case against the clerk.

Wanted Quick Action. Mr. Withers, after recounting many efforts made in and out of the courts to induce Mr. Sebrell to produce his books, suggested that the State Board order an immediate examination, making the point that unless taken unawares the clerk might fix up his accounts. However, the State Board referred the matter to the County School Board, with suggestion regarding the employment of an expert accountant. The way was left open for an appeal to the State Board in case of further failure to produce the records.

Thereupon the County School Board of Southampton held a meeting and employed W. P. Hilton, an accountant, to make the examination. Following Mr. Hilton's report, the following resolutions were adopted:

Text of Resolutions. "Whereas, under a resolution adopted by the State Board of Education in the matter of T. H. Birdsong and others against John N. Sebrell, Sr., trustee of Jerusalem District, Southampton county, Va., and clerk of said District School Board, the County School Board of said county, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine the books and accounts of said John N. Sebrell, Sr., clerk of said District School Board, and whereas the said County School Board, in pursuance of said resolution of said State Board, did employ W. P. Hilton, expert accountant, to make an investigation and examine